and He Frete and Lord Frete	T 41 AT	+
	In the Circuit Court for	
Edward N. Withrow, et al	Sitting as a Court	t oj Equity.
		Jerm, 194
The above cause standing ready for a hearing, and b	being submitted, the Bill, Answ	ver s Exhibits
and Scotting and all other	r proceedings were by the Com	t read and conside
and it appearing to the b	ourt that the	e el lotare
moutione of in the proceeded	go in said danse S	hould his
Sold for the purposes set for	The withe Sill of	daufalau
· · · · · · · · · · · · · · · · · · ·	······································	······································
	·•.	
It is thereupon, this Lift haday of July in	the year nineteen hundred and	fatty-00
by the Circuit Court for Frederick County, as a Cour	t of Equity, and by the authori	ity of said Court,
judged, ordered and decreed, that the land and premis	ses mentioned in these proceed	lings be sold,
-at-public sale in Bruce	viol in Freduck	lowity.
Maryland, ~		
and that I West lelgggett fr.		
of Frederick County, be, and	appointed Trustee to make the	e said sales, and t
the course and manner of fie proceedings sl	half be as follows:	shall first file in
Clerk's office of this Court, a Bond to the State of Mary		
ties, to be approved by the Court, or the Clerk, there	•	
Dollars, corditioned for the faithful performance of th	e trust reposed in Accept by	his decree, or wh
Dollars, corditioned for the faithful performance of the may be reposed in Much by any future order,	or decree in the premises	J.C. shall th
proceed to make sale of the said Real Estate, having		
serted in so ne newspaper printed in Frederick County		
er of the time, place, manner and terms of sale; which		
chase money to be paid in cash on the day of sale, or	on the ratification thereof by	the Court the re
ine in the equal payments in 3 am	16 monthson or an	rohacaro ainia a 1
her, or their notes, with approved security and busniss	or interest from the day of ant-	TOMASCIS GIVING I
her, or their notes, with approved security and bearing	Auchaser	······································
and as soon as may be convenient after any such sale a full and particular account of the same, with an affic	or sales, the said Trustee shall lavit of the truth thereof an	return to this Cond.
such sale or sales annexed, and on the ratification of some whole purchase money, and not before; the said Ted and acknowledged agreeably to law, shall convey to and to his, her or their heirs, the property to him, he	such sale or sales by the Court, rustee, by a good and sufficient to the purchaser or purchasers or or them sold, free, clear, as	and on payment t deed to be exec f the said proper nd discharged of
claim of the parties to this cause, and of any person of the said Trustee shall bring into this Court the mone notes which may be taken for the same, to be disposed ducting therefrom the costs of this suit, and such con	r persons claiming by, from, y arising on such sale or sale do not be direction of the dire	or under them; ass, and the bonds his Court after o
		9
think proper to allow, on consideration of the skill, at pear to have dischargedtrust.	Hovaid De	Caplai
iled July 29. 1941		